

HOUSE BILL 1095

A2

11r0423

By: **Prince George's County Delegation**

Introduced and read first time: February 11, 2011

Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

2 **Prince George's County – Alcoholic Beverages – Development District**
3 **Licenses**

4 **PG 302–11**

5 FOR the purpose of increasing the number of Class B–DD (Development District)
6 licenses that the Board of License Commissioners may issue for restaurants in
7 a certain area of Prince George's County; authorizing a person to obtain one
8 other Class B license anywhere in Prince George's County for each Class B–DD
9 license the person is issued under certain circumstances; and generally relating
10 to alcoholic beverages licenses in Prince George's County.

11 BY repealing and reenacting, with amendments,
12 Article 2B – Alcoholic Beverages
13 Section 6–201(r)(15)(vi) and (vii) and 9–217(f)(7)
14 Annotated Code of Maryland
15 (2005 Replacement Volume and 2010 Supplement)

16 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
17 MARYLAND, That the Laws of Maryland read as follows:

18 **Article 2B – Alcoholic Beverages**

19 6–201.

20 (r) (15) (vi) 1. The Board of License Commissioners shall determine
21 the number of Class B–DD licenses to be issued, the persons to whom Class B–DD
22 licenses are to be issued, and the number of licenses each recipient may hold.

23 2. Notwithstanding subsubparagraph 1 of this
24 subparagraph, the Board of License Commissioners may not issue a Class B–DD

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1 license to any restaurant located within a single area described in § 9–217(f)(7) of this
2 article, if, at the time of issuance:

3 A. There are [four] **SIX** restaurants operating with a
4 Class B–DD license within that area; or

5 B. The applicant for that license is the license holder of
6 three Class B–DD licenses.

7 (vii) Notwithstanding any other provision of this article[,]:

8 1. [a] A license holder may hold a Class B–DD license in
9 addition to any other license issued under this article; **AND**

10 2. **FOR EACH CLASS B–DD LICENSE A PERSON IS**
11 **ISSUED, THE PERSON MAY OBTAIN ONE OTHER CLASS B LICENSE LOCATED**
12 **ANYWHERE IN THE COUNTY IF ALL REQUIREMENTS FOR THE CLASS B LICENSE**
13 **ARE MET.**

14 9–217.

15 (f) (7) Subject to § 6–201(r)(15) of this article, the Board of License
16 Commissioners may issue:

17 (i) Up to four Class B–DD (Development District) licenses for
18 restaurants located within the Capital Plaza commercial area, consisting of
19 commercial properties within the area bounded by the Baltimore–Washington
20 Parkway on the west and northwest, Maryland Route 450 on the south, and Cooper
21 Lane on the east and northeast; [and]

22 (ii) Up to four Class B–DD (Development District) licenses for
23 restaurants located within the area of Greenbelt Station, located inside the Capital
24 Beltway and adjacent to the Greenbelt Metro Station; **AND**

25 **(III) UP TO SIX CLASS B–DD (DEVELOPMENT DISTRICT)**
26 **LICENSES MAY BE ISSUED TO RESTAURANTS LOCATED WITHIN THE AREA OF**
27 **RITCHIE STATION MARKETPLACE.**

28 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
29 October 1, 2011.